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July 26, 1999

BY FEDERAL EXPRESS

Nancy B. White General Counsel – Florida BellSouth Telecommunications, Inc. 160 South Monroe Street Room 400 Tallahassee, FL 32301

Dear Ms. White:

I am sending this letter on behalf of Intermedia Communications Inc. This letter follows the letter from Patrick Wiggins to you dated July 13, 1999 ("July 13 letter"). In the July 13 letter, Intermedia informed you that it was eashing the check in the amount of \$12,723,883.38 that BellSouth tendered to Intermedia in response to the Florida Public Service Commission's Order No. PSC-98-1216-FIF-TP, but made clear that the amount of that check falls far short of the amount that BellSouth owes to Intermedia for the transport and termination in Florida of traffic subject to reciprocal compensation. Intermedia made clear in its July 13 letter that it expressly reserved its right to challenge the adequacy of BellSouth's payment, and to seek additional payments. In that letter, Intermedia also noted that it would provide a further explanation of Intermedia's position, and would detail how the amounts due to Intermedia for reciprocal compensation must be computed. This letter and its attachments provide that additional information.

A balance of \$24,841,025.32 remains in the amount owed to Intermedia through April 30, 1999

Reciprocal compensation payments of \$6,672,925.23 are owed to Intermedia for May and June, 1999

BellSouth's total remaining amounts due to Intermedia for reciprocal compensation traffic terminated through the end of June, 1999 is \$31,513,950.55

In your letter accompanying BellSouth's check for \$12,723,883.38, you noted that the check was enclosed "for April, 1999 and all prior periods." The amount of the check, however, falls far short of the full amount that BellSouth owes to Intermedia for the transport and termination of traffic – including dial-up calls to ISPs – under the interconnection agreement between BellSouth and Intermedia. BellSouth accompanied the check with a spreadsheet purporting to show how the \$12.7 M figure was calculated. Intermedia is not clear as to how that figure was computed, and does not concede its accuracy.

In fact, the remaining balance owed by BellSouth to Intermedia for reciprocal compensation traffic in the state of Florida for periods up to April 30, 1999, is \$24,841,025.32.

This amount reflects the total traffic minutes subject to reciprocal compensation that Intermedia terminated for BellSouth between February 1997 and April 1999, multiplied by the per-minute reciprocal compensation rate from the Intermedia/BellSouth interconnection agreement, which was in effect at all relevant times in the past, and which remains in effect at present. From this amount, Intermedia deducted amounts paid by BellSouth to date. As you may know, Intermedia has been sending BellSouth invoices for reciprocal compensation since February, 1997. BellSouth has made partial payments, based on its assumption that approximately 10% of the invoiced traffic represented non-ISP-bound traffic. As a result, BellSouth for the last two years has been paying Intermedia approximately 10% of the full amounts invoiced. These payments, in addition to the \$12,723,883.38, have been deducted from the computation of the remaining balance due Intermedia.

Intermedia has attached to this letter a spreadsheet that shows how the amounts due from BellSouth for reciprocal compensation traffic in Florida have been calculated. It shows the following computations:

- The attached spreadsheet is based on amounts invoiced by Intermedia for Florida traffic, at the reciprocal compensation rate of \$0.01056, which is the compensation rate negotiated by Intermedia and BellSouth that has been in effect at all relevant times in the past, and that remains in effect currently. The amounts originally invoiced are listed under the column entitled "Actual Billed Charges."
  - There is one anomaly in the attached spreadsheet, which shows two entries for December 1998. This reflects the fact that some minutes were not correctly captured for the December invoice.
- As Intermedia shows in the attached spreadsheet, between February and September 1997, Intermedia
  erroneously billed amounts in excess of the effective reciprocal compensation rate these amounts
  have been identified and backed out of the calculation of the current balance due, which is listed
  under the column titled "Corrected Charges."

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- From the Actual Billed Charges, or when applicable, the Corrected Charges, Intermedia subtracted the amounts that have been paid by BellSouth. The amounts paid by BellSouth reflect a consistent 12% of the amounts invoiced by Intermedia at the \$.01056 rate that was in effect since February, 1997, and that remains in effect to date. This apparently reflects BellSouth's estimation which has not been corroborated by Intermedia that approximately 88% of the minutes reported by Intermedia reflect calls to ISPs.
- Finally, Intermedia applies a late payment charge, which was computed by adding together the late payment charges listed on each invoice from February 1997 to April 1999. This amount is \$3,546,628.85, and is reflected in the row titled "Late Payment Charge."
- The total resulting from the computations described above is listed in the "Subtotal" row. From this amount, the \$12,723,883.38 that BellSouth tendered to Intermedia was subtracted. The net balance due Intermedia for reciprocal compensation traffic in Florida is listed in the row titled "Balance" and amounts to \$24,841,025.32.

In addition to the spreadsheet showing the computation of the \$24.8 M figure for amounts owing through April 30, 1999, we provide an additional spreadsheet that computes the amounts that BellSouth was to Intermedia for Florida reciprocal compensation traffic for May and June of 1999. These figures were computed in the same way as the amounts described above. As the spreadsheet shows, these amounts total \$6,672,925.23.

In sum, the total amounts due Intermedia for reciprocal compensation traffic terminated up through and including June 30, 1999 is \$31,513,950.55.

We are in the process of preparing spreadsheets for the amounts due Intermedia in the other BellSouth states in which Intermedia has terminated reciprocal compensation traffic for BellSouth. These will be provided to the appropriate BellSouth personnel in the near future.

We look forward to following up with you at your earliest convenience to make arrangements for payment in full of the remaining balances due Intermedia for April 1999 and prior periods, and for May and June of 1999. On a going forward basis, we anticipate that BellSouth will pay Intermedia's monthly invoices in full in a timely manner, and that further spreadsheets will not be necessary.

DC01/CANL/86915.1

Finally, please address all further correspondence regarding this matter – including checks in payment for any reciprocal compensation amounts – to our in-house counsel, at the following address:

Scott Sapperstein, Scnior Policy Counsel Intermedia Communications Inc. 3625 Queen Palm Drive Tampa, Florida 33619

Thank you for your attention to this matter.

Sincerely,

Heather Burnett Gold

Vice President, Regulatory

and External Affairs

#### BELL SOUTH RECIPROCAL COMPENSATION BILLING-FLORIDA

	A Section		nye i		Strict let and	Late of	week a	Amount Still	74.64.c
, Month L	Messages	MOU	Rate vic	ACTUAL DIPO	Bell South	Amound			700
		Lacet			A Data Service				
+ 3					<b>30.7</b>				
Fab-97	674,783	17.516.426	\$0.01056	\$184,973,45	\$22,533	317.13	\$184,655.33	\$162,123,1	A CONTRACTOR
- Mar-97		19,939,435	\$0.01056	\$210,560.43	\$25,650	454.27	\$210,106,16	\$184,456.0	
** Apr-97		22,527,478	\$0.01056	\$237,890.17	\$28,979	399.99	\$237,490.18	\$208,510,8	- 114 - 1
May-97	•	34,413,962	\$0.01056	\$363,411.44	\$44,270	533.82	\$352,877.62	\$318,607,46	* 18 G-C74E-1
Jun-97		44,135,205	\$0.01056	\$466,067.76	\$56,778	526.52	\$465,541.24	\$408,755.68	
. Jul-97 -		49,672,978	\$0.01058	\$524,548.65	\$63,899	1,109.88	\$523,436.77	\$459,537.39	
Aug-97		58,285,711	\$0.01056	\$515,497.11	\$74,979	1,574.58	\$613,922.53	\$538,943.72	2 2 2 2 2 2 2
Sep-97		61,254,312	\$0.01056	\$646,845.53	\$78,798	2,023.45	\$644,822.08	\$566,024,48	
Oct-97	2,460,961	71,802,321	\$0.01056	\$758,232.51	\$92,367			\$665,865.91	1323
Nov-97	21,604,514	74,405,899	\$0.01056	\$785,726.29	\$95,716			\$690,010,45	. j=0'+?
Dec-97	3,180,511	85,832,175	\$0.01056	\$906,387.77	\$110,415			\$795,973.15	
Jan-98	4,255,022	113,421,542	\$0.01056	\$1,197,731.48	\$145,906			\$1,051,825,87	
Feb. 98-1	4,605,093	111,986,235	\$0.01056	\$1,182,574.64	\$144,059			\$1,038,515,41	
Mar-98 }	5,481,678	135,281,170	\$0.01055	\$1,428,569.16	\$174,026			\$1,254,543.29	
. Apr-98.	5,984,044	148,785,338	\$0.01056	\$1,571,173.17	\$191,398			\$1,379,775,63	Prince 1
May-88	5,403,179	136,439,971	\$0.01056	\$1,440,806.09	\$175,517			\$1,265,289.54	11:(1.2.6.1)
Jun-98	5,508,882	135,600,748	\$0.01056	\$1,431,943.90	\$174,437			\$1,257,506.83	277
Jul-98	6,543,050	158,406,109	\$0.01 <i>056</i>	\$1,672,768.51	\$203,774			\$1,468,994.69	
Aug 98	7,833,305	188,904,500	\$0.01056	\$1,994,831.52	\$243,007			\$1,751,824.54	
3ep-88	8,265,385	200,764,399	\$0.01056	\$2,120,072.05	\$258,264			\$1,851,808.48	
06.98	8,312,544	204,934,524	\$0.01058	\$2,164,108.57	\$263,628			\$1,900,480.54	
Nov-88	8,534,011	211,777,124	\$0.01055	\$2,225,806.43	\$271,144			\$1,954,682.47	
Dec 98	6,358,466	154,977,667	\$0.01055	\$1,638,564.16	\$199,363			\$1,437,200.70	
		E264 064 885 975	340.0 (056F	73676322027	21582313	经过一个关系	phonon season	AN ESTATION	
Jan-09 Y	10,388,354	267,828,952	\$0.01056	\$2,829,329.73	\$344,664			\$2,484,665,59	
Feb-89	10,436,380	<b>254,990,41</b> 6	*****	\$2,692,698.79	\$326,020			\$2,384,678.80	
MAC-90	11,937,708	308,363,755	\$0.01056	\$3,256,321.25	\$396,680			\$2,659,641.73	
Apress S	12,774,129	333,628,373	\$0.01056	\$3,523,115.62	\$429,180			\$3,093,935.66	50 Z
		1670,041,690			4,719,860				
اما	le Payment Ch	ratio		\$3,547,263.81		634,96 \$3	,546,628.85	\$3,546,628,85	
8ub	otal -		A. 449 A. 13	42,292,342.97:	\$4,719,880:	7,574.60	42,284,768	\$37,564,908.70	12.4
		And the state of the state of the							
		NEW CONTRACTOR		GT 10 10 12 12 12 13 13					TIN.

#### BELL SOUTH RECIPROCAL COMPENSATION BILLING-FLORIDA (continued)

Month Messages MOUT	Actual Billed Case Bell Sou	th. Amount still Due!
May-89 13,224,954 349,145,809 \$0.01056 Jun-89 14,119,279 366,439,975 \$0.01056 Total 27,344,233 715,585,784	5 \$3,869,606.14 \$471,	389 \$3,398,217.29
Luito Payment Charge	\$36,869.80	\$36,869.80
Balance	F \$7,691,456.68	580 Y \$8,672,925,23 No.

Notes: 1 BellSouth payments to date were received on a regional basis. Florida's payment to April is based on the percent usage in Florida against the total region.

The overbitted amounts are due to the incorrect billing of some Tampa MOUs during the first eight months. The problem was corrected but an adjustment has not been made. The corrected charges reflect the removal of the Tampa-only charges.
 The highlighted row indicates a backbilled amount for usage not included on the inital invoice for that particular month. The actual invoice for the backbilling was submitted in a later month.

Miller/Canis 7/20/99

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SEP 0 1 1999

EXHIBIT K PAGE 1 OF 5

Legal Department

NANCY B. WHITE
General Counsel-Florida

BellSouth Telecommunications, Inc. 150 West Flagler Street Suite 1910 Miami, FL 33130 (305) 347-5558

August 27, 1999

Scott Sapperstein, Esq. Senior Policy Counsel Intermedia Communications, Inc. 3625 Queen Palm Drive Tampa, FL 33619

Dear Mr. Sapperstein:

I am writing in response to Ms. Heather Burnett Gold's letter dated July 26, 1999, regarding the Florida Public Service Commission's Order No. PSC-98-1216-FIF-TP. Per her request, I am addressing this and all future correspondence regarding this matter to you.

According to Ms. Gold's letter and the attached spreadsheets, BellSouth owes Intermedia a total of \$31,513,950.55 for reciprocal compensation payments through the end of June 1999. Based on the information contained in the spreadsheets, Intermedia is using an outdated rate of \$0.01056 to compute reciprocal compensation payments.

The intent of the June 3, 1998 Amendment to the Interconnection Agreement between Intermedia and BellSouth, which was signed by both parties, was to 3establish elemental rates for local traffic. The Amendment specifically states in paragraph 3 that "The Parties agree to bill Local traffic at the elemental rates specified in Attachment A." [Emphasis added] Additionally, paragraph 4 provides for "...reciprocal compensation being paid between the Parties based on the elemental rates specified in Attachment A."

I am attaching the June 3<sup>rd</sup> Amendment, which details the elemental rates for Local traffic. The approved rates for End Office Switching and Tandem Switching/Transport are \$0.002000 and \$0.00125, respectively.

The correctly compute the reciprocal compensation amount owed by BellSouth, please adjust your reciprocal compensation calculations to reflect the appropriate rates as outlined in the June 3, 1998 Amendment.

Sincerely,

Nancy B) White

#### Attachments

cc: Mary Jo Peed, Esq. (w/attachments)

Jerry Hendrix, Sr. Dir.-Interconnection Svcs. (w/attachments)

Patrick Finlen, Mgr.-Interconnection Svcs. (w/attachments)

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#### AMENDMENT

TO

# MASTER INTERCONNECTION AGREEMENT BETWEEN INTERMEDIA COMMUNICATIONS, INC. 20d — BELLSOUTH TELECOMMUNICATIONS, INC. DATED JULY 1, 1996

Pursuant to this Agreement (the "Amendment"), Intermedia Communications, Inc. ("ICI") and BellSouth Telecommunications, Inc. ("BellSouth") pereinafter referred to collectively as the "Parties" hereby agree to amend that certain Master Interconnection Agreement between the Parties effective July 1, 1996 ("Interconnection Agreement").

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ICI and BellSouth hereby covenant and agree as follows:

- 1. The Parties agree that BellSouth will, upon request, provide, and ICI will accept and pay for, Multiple Tandem Access, otherwise referred to as Single Point of Interconnection, as defined in 2, following:
- This arrangement provides for ordering interconnection to a single access tandem, or, at a minimum, less than all access tandems within the LATA for ICI's terminating local and intraLATA toll traffic and BellSouth's terminating local and intraLATA toll traffic along with transit traffic to and from other.

  ALECS, Interexchange Carriers, Independent Companies and Wireless Carriers.

  This arrangement can be ordered in one way trunks and/or two way trunks or.

  Super Groups, One restriction to this arrangement is that all of ICI's NXXs must be associated with these access tandems; otherwise, ICI must interconnect to each tandem where an NXX is "homed" for transit traffic switched to and from an Interexchange Carrier.
  - 3. The Parties agree to bill Local traffic at the elemental rates specified in Attachment A.
  - 4. This amendment will result in reciprocal compensation being paid between the Parties based on the elemental rates specified in Attachment A.
  - 5. The Parties agree that all of the other provisions of the Interconnection Agreement, dated July 1, 1996, shall remain in full force and effect.
  - 6. The Parties further agree that either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.

IN WITNESS WHEREOF, the Parties hereto have caused this Attendment to be executed by their respective duty authorized representatives in the date indicated below

Intermedia Communications, Inc.

Bell South Telecommunications, Inc.

Signature

Signatu

#### ATTACHMENT A

Multiple Tandem Access shall be available according to the following rates for local usage

23120125

- Each Party's local usage will be determined by the application of its reported Percent Local Usage ("PLU") to its intrastate terminating minutes of use as set forth in Paragraph 1.D. in 1CI's February 24, 1997. Amendment to its Interconnection Agreement.
- 2. The Parties agree to bill Local traffic at the elemental rates specified below:

ELEMENT	ΑL	FL	GA	KY	LA
Local Switching					
End Office Switching, per MOU	50.0017	\$0.0175	50.0016333	\$0.002562	\$0.0021
End Office Switching, add'l MOU(!)	NA	\$0.005	NA	NA	NA
End Office Interoffice Trusk Port - Shared, MOU	NA	NA	NA	NA	\$0.0002
Tandem Switching, per MOU	\$0.0015	\$0.00029	50.0006757	\$0.001096	\$0.0008
Tandem Interoffice Trunk Port - Shared	NA	NA	NA	NA	\$0.0003
Tandem Intermediary Charge, per MOU <sup>(2)</sup>	\$0.0015	NA	NA	50.001096	NA
Local Transport					
Shared, per mile, per MOU	\$0.00004	\$0.000012	\$0.000008	\$0.0000049	\$0.0000083
Facility Termination, per MOU	\$0.00036	\$0.0005	\$0.0004152	\$0.000426	\$0.00047
ELEMENT	MS	NC	sc	TN	
Local Switching				•	
End Office Switching, per MOU	\$0.00221	\$0.0040	\$0.00221	\$0.0019	
End Office Switching, add'l MOU(1)	. NA	NA	NA	NA	
End Office Interoffice Trunk Port - Shared, MOU	NA NA	NA	NA	NA	
Tandem Switching, per MOU	\$0.003172	\$0.0015	\$0.003172	\$0.000676	
Tandem Interoffice Trunk Port - Shared	NA	NA	NA	NA	
Tandem Intermediary Charge, per MOU <sup>C)</sup>	NA	AM	NA	NA	
Local Transport					
Shared, per mile, per MOU Facility Termination, per MOU	\$0.000012 \$0.00036	\$0.00004 \$0.00036	\$0.000012 \$0.00036	\$0.00004 \$0.00036	

- (1) This rate element is for use in those states with a different rate for additional minutes of use.
- (2) This charge is applicable only to intermediary traffic and is applied in addition to applicable switching and/or interconnection charges.

County of HILLSBOROUGH	)	
•	)	SS
State of FLORIDA	)	

## AFFIDAVIT OF MICHAEL LOFTON

I, MICHAEL LOFTON, being first duly sworn upon oath do hereby depose and state as follows:

- 1. My name is Michael Lofton. I am employed by Intermedia Communications Inc. ("Intermedia") as Network Facilities Supervisor. My business address is 3625 Queen Palm Drive, Tampa, Florida 33619, and my telephone number is (813) 829-2234. In my capacity as Network Facilities Supervisor, I am responsible for designing, ordering, and placement of circuit groups between various exchanges. I graduated from Louisiana State University in 1976. Prior to joining Intermedia, I was employed for five years as Network Facilities Manager by Long Distance Savers, Inc., a telecommunications carrier located in Monroe, Louisiana.
- 2. I am submitting this Affidavit on behalf of Intermedia. The purpose of my Affidavit is to describe the sequence of events leading up to BellSouth's request that Intermedia submit an Access Service Request ("ASR") for multiple tandem architecture in the Atlanta, Georgia Local Access and Transport Area ("LATA").
- 3. On or around September 8, 1998, I was contacted by Dean Podzamsky, who is the Manager of the Translation Department at Intermedia, requesting my group to submit an Access Service Request ("ASR") for multiple tandem architecture in the Atlanta, GA LATA. Mr. Podzamsky informed me that his group had received a request from BellSouth asking Intermedia

to submit an ASR for multiple tandem architecture in the Atlanta LATA in order to make BellSouth's records consistent with its circuit deployment. I advised Mr. Podzamsky that neither I nor anyone on my staff knew how to prepare an ASR for multiple tandem architecture because we had never done one before for Intermedia, and there was no need to do one as Intermedia had direct connections to individual tandems in the Atlanta LATA.

- 4. Nevertheless, because Mr. Podzamsky's was acting in response to BellSouth's request, and it appeared from my conversation with Mr. Podzamsky that the request was critical to BellSouth, I contacted Kasey Howard at BellSouth to seek help on preparing an ASR for multiple tandem architecture as instructed by BellSouth. I advised Mr. Howard that we had never done an ASR for multiple tandem architecture, and that we needed help on preparing it.

  Mr. Howard understood and promised to provide me with information on preparing an ASR for this type of architecture. A day or so later after my conversation with Mr. Howard, I received a three-page document from BellSouth via facsimile, containing instructions on how to prepare an ASR for multiple tandem architecture. A copy of this document is attached to this Affidavit as EXHIBIT A.
- 5. Using the information I gleaned from the document that was faxed to me by BellSouth, I prepared an ASR for multiple tandem architecture, as BellSouth requested. I then submitted that ASR, identified as Purchase Order Number 1998-21479-50593, to BellSouth electronically via the BDS-TELIS Data Entry Subsystem on November 5, 1998. A hard copy of the ASR is attached to this Affidavit as EXHIBIT B.
- 6. I never received a notice from BellSouth rejecting the ASR, so I assumed that the ASR was "clean," although I was informally advised by BellSouth that the ASR could not be processed because the Buckhead tandem was already multi-tandem. Similarly, I never received

a Firm Order Confirmation ("FOC") from BellSouth indicating that the ASR request was accepted. I assumed, however, that because BellSouth was only requesting an ASR for multiple tandem architecture to make its record consistent with its circuit deployment, there was no need for BellSouth to send us a FOC. In other words, if multiple tandem architecture was already in place prior to BellSouth's request that Intermedia submit an ASR, as was evidently the case here, it would not have been necessary to confirm the order. Nevertheless, the ASR remained "open" in Intermedia's records.

7. On February 18, 1999, while reviewing my files, I was reminded that the multiple tandem ASR was still "open." I then placed a telephone call to Mr. Howard at BellSouth to discuss the status of the ASR. Mr. Howard reiterated to me that BellSouth requested Intermedia to submit an ASR for multiple tandem architecture in order to alleviate capacity limitations in the Buckhead tandem. Mr. Howard also assured me that the multiple tandem architecture would be left in place until BellSouth had addressed the capacity problems in the Atlanta LATA, and specifically the Buckhead tandem. I made clear to Mr. Howard that Intermedia would prefer to continue to have direct interconnections to all the tandems in the Atlanta LATA. Further, I specifically stated to Mr. Howard that what Intermedia really wanted was for BellSouth to upgrade the Buckhead tandem and give Intermedia additional trunk terminations there. I then advised Mr. Howard that I was closing out the ASR for multiple tandem architecture which BellSouth requested Intermedia to submit previously. During the same telephone conversation, Mr. Howard asked someone at BellSouth to close the multiple tandem ASR submitted by Intermedia. Before the conversation ended, Mr. Howard assured me that the ASR had been closed.

8. Following my telephone conversation with Mr. Howard, I sent him an e-mail on February 18, 1999, confirming our conversation and formally closing the ASR in writing. Mr. Howard never responded to that e-mail, nor did he at any time in my subsequent telephone conversations with him, challenge my summarization of our prior discussion concerning multiple tandem architecture. A copy of my e-mail to Mr. Howard is attached to my Affidavit as EXHIBIT C.

FURTHER AFFIANT SAYETH NOT.

Muhael	
Michael L	ofton

Sammy a Kuell NOTARY PUBLIC

My Commission Expires:

PUBLIC State of Florida

My comm. expires July 17, 1999

Comm. No. CC 481368

[ Personally Known ( ) Preduced I.D.

# EXHIBIT A MULTIPLE TANDEM ARCHITECTURE ASR INFORMATION PROVIDED BY BELLSOUTH TO INTERMEDIA

APPENDIX B June 30, 1997 Page 3

#### LINKS:

Will SS7 Links be ordered? If not, will a Link Provider be utilized and if so, may we have the STP-CLLIs that connect to our local STP-s-(See SS7-Form)

#### LOCAL TANDEM ACCESS:

Which local tundern/tendems with the CLEC connect to?

Provide this information to Debbie Ballow/LeeVerts George so EXACT can be updated with the Local Tandem/End Offices information.

If the CLEC connects to more than one tandem in the local calling area, a "home" local tandem must be designated by the CLEC.

Directionality for the trunk groups?

For 2-way trunking, the CLEC must provide a CIC code that is not used for FG-D service. (If 1-way local tandem trunking is ordered, the FG-D CIC is adequate.)

If the CLEC plans to order a one-way trunk group to the local tandem, will CCM order a local tandem trunk group to the CLEC or deliver local traffic to the CLEC through the access tandem?

BST should let the CLEC know if the local tandem is ISDN/64CCC capable.

What rate center and NXXs is the CLEC trunk group to the Local Tandem associated with?

This information is for Translations, so they can create local calling area translations for the CLEC end office by mirroring the local calling area of a similar BST end office.

#### MULTIPLE TANDEM ACCESS

This option will allow the CLECs to interconnect at one or more access tandems in the LATA for exchange of traffic with multiple access tandems within the LATA.

This option applies to trunk groups ordered with the following TRETYP combinations on the ASR. Also shown is the associated TU & MODs:

Directionality	TII	TRETYP	TU	MOD
Terminating & Originating	1&2	TM	TD	JZT/KE
2-way	. 3	(MIMI)	TD	JZT/KE
*2-way	3	TMIAM	TD	JZS/KE
2-way	3	AM/AM	TD.	JZA/KB

\* - BellSouth's preference

APPENDIX C Version #15 Juno 30, 1997 (New entries are bolded)

### CLEC ASR REQUIREMENTS TABLE SUPERGROUP

	ASR REQUI	RILMENTS		TRUNK GROUP ID						
NC	TRFTYP	TIT	SECLOC	ALOC ZLOC	PLSG	TU	MOD			
SH-D	TS/AL	3	BSTAT	* (LOW ALPHA)	MM	TD	JZS			
ASHA	TS/AL	3	BST AT	• (LOW ALPHA)	77	TD	JZS			
SHSC	TEVAL	3	BSTAT	• (LOW ALPHA)	77	1D	JZSKE			
SH-D.	AL/AL	.3	BSTAT	* (LOW ALPHA)	MM _	ID	JZA			
SHSA	AL/AL	3	BSTAT	• (LOW ALPHA)	77	10	JZA			
SHSC -	·- AL/AL	-3	BST AT	- (LOW ALPHA)	.77	13D	JZAKE			

<sup>&</sup>quot; (LOW ALPHA) will dotormine ALOC and ZLOC.

## CLEC ASR REQUIREMENTS TABLE LOCAL TANDEM TRUNK GROUPS TO BELLSOUTH

A	R REQUIR	EMENT	3	TRUNK GROUP ID				
NC	TRETYP	111	BECLOC	ALOC	ZLOC	PLSG	TU	MOD
BUB,SDUB	II.	2	BST Loc. T	CLEC	BST	M-	10	JZL
SEUB, SDUB	LLILL	3	BST Loc. T	*(LOW A	LPHA)	MM	OG	JZL
6BUM,6DUM	LL	2	BST Loc. T	CLEC	BST.	7-	10	JZL
SBUM,SDUM	LULL	3	BST Loc. T	"CLOW A	LPHA	77	OG	JZL
SBUN, SDUN	LL	2	BST Loc. T	CLEC	BST	7-	10	JZIKE
BUN, EDUN	LLAL	3	BST Loc. T	*(LOW A	LPHA)	77	OG	JZLKE

<sup>• (</sup>LOW ALPHA) will docormine ALOC and ZLOC.



## CLEC ASR REQUIREMENTS TABLE MULTIFLE TANDEM ACCESS TRUNK GROUPS TO BELLSOUTH

	ASR REQI	TREM	ents		TRUNKG	ROUPID	
NC	TRETTE	III	SECLOC	ALOC ZL	oc Plso	TU	MOD
SH-D	TM/IM	3 **	BSTAT .	• (LOW ALPH	A) MM	TD	JZI
SHSA	TM/TM	3 ••	BSTAT	* (LOW ALPH	A) 77	700	JZT
SHSC	TM/IM	.3 ** :	BST:AT	* (LOW ALPH	A) - 77	· · (:ID) · ·	ZTKE
	_MAUNT_	3	.BST.AT	HELLA WOLDE	A)(A	TD	JZS
SHSA	.IMAM	3	BSTAT	OLOW ALPH	N=====77	: - TD:	728
SHEC	THUAM	3	BSTAT	* (LOW ALPH	A) 77	110	JZSKE
-EH-D	-AMVAM	-3-···-	BST-AT-	(LOW-ALPH	A)		JZA-
SH5A	-AM/AM-	-3 -	BST.AT	. CLOW ALFEL		10	JZA .
SHSC	AMAM	3	BSTAT	· CLOW ALPH		70	JZAKB

<sup>. (</sup>LOW ALPHA) will determine ALOC and ZLOC.

<sup>\*\*</sup> Note: Two one-way transient multiple trunk groups may be ordered in place of one two-way group.

APPENDIX C
Version #15
June 30, 1997
(New entries are bolded)

## CLEC ASR REQUIREMENTS TABLE LOCAL INTRALATA TOLL TRUNK GROUPS TO BELLSOUTH

χ	SR REQUI	REMENT	3		13	LUNK GRO	UP ID	
NC	TRPTYP	111	SECLOC	ALOC	ZLOC	PLSG	TU	MOD
SD-D, SB-D-	LT	.2	BST EO	CUEC	BST	M	ED.	
-SD-D-6B-D-		:3	BST EO	A WOJ)	LPHA)	_ MM	ED	J.
SDSA, SBSA	LT	2	BST EO	CLEC	BST	7-	ED	1
SDSA, SBSA	LT/LT	3	BSTEO	-(LOW A	LPHA)	77	ED	1
SH-D	LT	2	BSTAT	CLEC .	-BST	101-	-10	1
šH-D	LT/LT	3	BSTAT	OLOW A	LPHA)	MM	TD	1
SHSA	LT	2	BSTAT	CLEC	BST	7-	TD	J
SHSA	LT/LT	3	BSTAT	*(LOW A	LPHA)	77	TD	J
SDSC	LT	2	HST PO	CLEC	BST	7-	ED	JKB
SDSC	LT/LT	3	BST EO	A.WOJ)!		77.	ED	JKE
SHSC	LT	2	BST AT	CLEC	BST	7-	TD	JKB
SHSC	LT/LT	3	BSTAT	*(LOW A	LPHA)	77	TD	JKE

<sup>\* (</sup>LOW ALPHA) will determine ALOC and ZLOC.

### CLEC ASR REQUIREMENTS TABLE TERMINATING CHOKE TRUNK GROUPS TO BELLSOUTH

A	SR REQUI	REMENT	8		Trunk Group ID				
NC	TRETTE	111	SECLOC	ALOC	ZLOC	PLSG	·TU·	MOD	
SD-D, SB-D	CH ·	2	BSTEO	CLEC	BST .	М	ED	JCR	
SDSA, 5BSA	CH	2	HST EO	CLEC	BST	7-	ED	JCR	
<b>SDSC</b>	CH	2	BST EO	CLEC	BST	7-	ED	JCRKE	
SH-D	CH	2	BSTAT	CLEC	BST	M-	ID:	JCR	
SHSA	CH	2	BSTAT	CLEC	BST	7-	TD	JCR	
SHSC	CH	2	BSTAT	CLEC	BST	7-	70	JCRKE	

## CLEC ASR REQUIREMENTS TABLE TRANSIENT TRAFFIC TRUNK GROUPS

	ASR REQUI	Trunk Group ID						
NC	TRFTYP	TIT	SECLOC	ALOC,	STOC	PLEG	TU	MOD
SH.D.	·· T\$/T\$	3	BSTAT -	· (LOW A	LFHA).	MM-	· ID	-JZT
AZHB	12/18	3	BSTAT	· (LOW A	ULPHA)	77	ar	JZT
SHSC	TS/TS	3	BSTAT	· (LOW A	LPHA)	77	10	JZTKE

<sup>- (</sup>LOW ALPHA) will downmine ALOC and ZLOC.

Note: Two one-way transfort traffic trunk groups may be ordered in place of one two-way group.

#### **EXHIBIT B**

MULTIPLE TANDEM ARCHITECTURE ASR PREPARED AND SUBMITTED BY INTERMEDIA TO BELLSOUTH PER BELLSOUTH'S REQUEST

	ICASR		-TELIS DATA E Access Servi				51998 15,40 nive
	er Stat Y	•					ECI _
C	NA EXF PON	1998-21479	.50593 VER	ICSC SBØI	D/TSENT I	1991998	Ø339PM Q8
			Upd 11051998		tus F CC		_
D/T Sel		D/T	Ret	SPA	CNO		
ASR		EC St	tetus	FDT	·		
וו ססס	1061998 Prjc	t	NOR ALB _ AGAUT	LUP _	ReqTyp	MD Act	C RTR S_
SUP	AFO Ex	Y RENG	ALB AGAUT	_ Dated	LTP	CR	_
Cust	INTERMEDIA/	PHONE ONE	FBA	_			
FNI			CFNI			Unit C	PIU 100
CKR	TG0018284						PLU
ECCKT	AC198301					Qty	
						Qty	
BRN	N/R	_ ศรG	_ BIC _ TEL		BIC-ID		
TSC	AC198301-	ACTL	ATLNGABUØIT	APOT	LA	_ AI _	<del></del>
ROrd		SPEC	: PP	TD	_ PFPTD _		
RPON	1997-21479-	14000 CCVN		ASC-EC	TSP		
SAN				AFG	TQ DY BSF	₹	<del>-</del>
Remarks	THIS ORDER	IS TO CHAN	GE TRK GROUP	AC198301 A	ND THE ATL	_NGABUØ I	T TANDEM T
			DRDER WHICH				
3-							
ICSØØØI	I - FIND COM	IPLETE.					

205-714-0027

	d ASR Adminis	stration Information	1183138 13:48
EC AS	CKT AC19830: R EC Stetus	VER ICSC SBØ1 ReqTyp MD RPON 1997-21479-14000	Status F
BillNm ACNA Street City BillCo	INTERMEDIA / PHONE ONE EXF TE G EBP 3625 QUEEN PALM DR TAMPA LINE COST DEPT_ Tel 813-829-	SBIINM INTERMEDIA / PHONE ON FI 3RD Rm VCVTA State FL Zip 33619 0011 SCL _ VTA	
Init Street City	JEFF NOBLEContect 3625 QUEEN PALM DR TAMPA	t Information ====================================	
	JEFF NOBLE_ 3625 QUEEN PALM DR TAMPA	Tel 813-829-2812 FI 3 R State FL Zip 33619	m
ImpCon MTC	NCC DUTY RT - NEXT COMPLETED	Tel 800-940-0033 Tel 800-940-0033	

2000 04

Screen ICFGB	mand BDS-TELIS DATH ENTRY SUBSTSTER  MSR Feature Groups B.C.D  CCNA EXF PON 1998-21479.50593 VER ICSC SB01 ReqTyp MD				15,40
COMP EVE DON 1999	730 FBB10 10 FBB2 Ofulc.	Tree Groups 0.0.0	PagTyp MD	OCT C	
	·214/3.58555 V	ICSC SEE!	Kedi Ab un		
ECCKT AC1983Ø1				Status F	
ASR	EC Status	RPON 1997-2147	9-14000		
	====== Servi	ce Details ====		=====	~=
NC SHSA NCI Ø4DS6.44_	TIV	DEDI RD	11061998		
DDLRD   1061998 DFOC   1	METERS NOT	TTT 2 Teffun T	S-TS		
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SecTLVE	····	_ CIC 0393 TRN _	<del></del>		
RECCKT					
RECCKT					
CFA AC 198301 F/F		CP	<sup>-</sup>		
CFAU _ AcSwLoc N/A					•
CKRI TGØØ18284					
SCFA			AN NF		
FACTL ATLNGABUØIT CSP			NS _		
LT SLC NCI HCED	IMPTEL 800-94	0-0033- MUX	_OC		
PSAP			<del></del>		
Remarke					
THIS IS A CHANG	E ORDER TO CHAN	GE TANDEM TO MUL'	TI TANDEM•TE	RFTYP SHOUL	) BE
TM-TH•					
TCS9098T - NEXT COMPLET	TEN				

Screen ICFB2	BDS-TELIS DATA ENTRY SUBSYSTEM - ASR Feature Groups B.C.D			1	11051998 15,40	
	1998-21479,52593			• •	ACT C Status F	
ASR RECCKT RECCKT	EC Status	RPON 19	97-21479-140		KC SHSA	
*****		rvice Detail				
SSPC		YPE _ SSPC		_ PCU		PE _
SSPC		YPE _ SSPC		_ PCU	TY	PE _
SSPC		YPE _ SSPC		_ PCU	TY	PE _
SSPC	PCU T	YPE _ SSPC		_ PCU	TY	PE T
PRI ADM		SEC A	DM			_
SR _ MBA _ OPS _ C		vice Options _ DIDQ _ PC		rsc		====
SCRT		<del></del>		CHOK _	CGAP _	
SecLOC ATLNGABU011		stion Section	) =======:			
RemarksTHIS IS R C		HANGE TANDEM	TO MULTI TAN	IDEM = TRF	TYP SHOUL	D BE
ICS9098I - NEXT CO	MPLETED.			-		